When there appeared

Yeas 418

Nays $\P 46.13$ [Roll No. 130] YEAS-418 Abercrombie DeLay Hunter Ackerman Dellums Hutchinson Deutsch Andrews Diaz-Balart Inglis Dickey Dingell Archer Istook Armey Jackson (IL) Bachus Dixon Jackson-Lee Baesler Doggett (TX) Baker (CA) Dooley Jacobs Baker (LA) Baldacci Doolittle Jefferson Johnson (CT) Dornan Ballenger Johnson (SD) Barcia Dreier Johnson, E. B. Barr Duncan Johnson, Sam Barrett (NE) Johnston Barrett (WI) Durbin Jones Kanjorski Bartlett Edwards Barton Ehlers Kaptur Bass Ehrlich Kelly Bateman Kennedy (MA) Emerson Becerra Engel Kennedy (RI) Beilenson English Kennelly Bentsen Kildee Ensign Bereuter Eshoo Kim Berman Evans King Everett Kingston Bilbray Bilirakis Ewing Kleczka Klink Farr Klug Knollenberg Kolbe Bishop Fattah Bliley Fawell Blute Fazio Boehlert Fields (LA) LaFalce Boehner Filner LaHood Bonilla Flake Lantos Bonior Flanagan Largent Bono Foley Forbes Latham Borski LaTourette Boucher Ford Lazio Brewster Fowler Leach Browder Levin Fox Brown (CA) Frank (MA) Lewis (CA) Lewis (GA) Brown (FL) Franks (CT) Brown (OH) Franks (NJ) Lewis (KY) Lightfoot Brownback Frelinghuysen Bryant (TN) Frisa Lincoln Linder Bryant (TX) Frost Bunn Funderburk Lipinski Bunning Furse LoBiondo Burr Gallegly Lofgren Burton Ganske Longley Buver Geidenson Lowey Callahan Gekas Lucas Calvert Gephardt Luther Camp Malonev Geren Campbell Gibbons Manton Canady Gilchrest Manzullo Cardin Gillmor Markey Castle Gilman Martinez Chabot Gonzalez Goodlatte Martini Chambliss Mascara Chapman Goodling Matsui Chenoweth Gordon McCarthy Christensen McCollum Goss Chrysler Graham McCrery Clay Clayton Green (TX) McDermott Greene (UT) McHale Clement Greenwood McHugh Clinger Gunderson McInnis Clyburn Gutierrez McIntosh Coble Gutknecht McKeon Coburn Hall (OH) McKinnev Hall (TX) McNulty Coleman Collins (GA) Hamilton Meehan Collins (IL) Hancock Meek Collins (MI) Metcalf Hansen Combest Harman Meyers Condit Hastert Mica Hastings (WA) Millender-Conyers McDonald Cooley Hayes Costello Hayworth Miller (CA) Cox Hefley Miller (FL) Coyne Hefner Minge Mink Heineman Cramer Crane Moakley Herger Crapo Hilleary Molinari Hilliard Mollohan Cremeans Cubin Hinchey Montgomery Cunningham Moorhead Hobson Danner Hoekstra Moran Davis Hoke Morella de la Garza Holden Murtha Deal Horn Myers DeFazio Hostettler Myrick DeLauro Hover Nadler

Rose Tanner Nethercutt Roth Tate Roukema Neumann Tauzin Taylor (MS) Roybal-Allard Norwood Royce Rush Taylor (NC) Tejeda Nussle Thomas Oberstar Sabo Obev Salmon Thompson Olver Sanders Thornberry Ortiz Sanford Thornton Orton Sawyer Thurman Owens Saxton Tiahrt Scarborough Torkildsen Oxley Packard Schaefer Torres Torricelli Pallone Schiff Pastor Schumer Towns Traficant Paxon Scott Payne (NJ) Seastrand Upton Payne (VA) Sensenbrenner Velazquez Pelosi Serrano Vento Shadegg Peterson (FL) Visclosky Peterson (MN) Shaw Volkmer Vucanovich Petri Shavs Pickett Shuster Walker Pombo Sisisky Walsh Wamp Pomeroy Skaggs Skeen Ward Porter Portman Skelton Waters Watt (NC) Poshard Slaughter Smith (MI) Watts (OK) Quillen Smith (NJ) Waxman Weldon (FL) Smith (TX) Quinn Radanovich Smith (WA) Weldon (PA) Rahall Solomon Weller Ramstad Souder White Rangel Wicker Spence Reed Spratt Williams Regula Stark Wise Richardson Stearns Wolf Woolsey Riggs Stenholm Rivers Wvnn Roberts Stokes Yates Young (AK) Studds Roemer Young (FL) Rogers Stump Rohrabacher Stupak Zeliff Zimmer Ros-Lehtinen Talent

NOT VOTING-14

Dicks Kasich Parker Fields (TX) Laughlin Schroeder Foglietta Livingston Whitfield Hastings (FL) McDade Wilson Houghton

So the bill was passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶46.14 PROVIDING FOR THE CONSIDERATION OF H.R. 1675

Mr. GOSS, by direction of the Committee on Rules, called up the following resolution (H. Res. 410):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1675) to amend the National Wildlife Refuge System Administration Act of 1966 to improve the management of the National Wildlife Refuge System, and for other purposes. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Resources. After general debate the bill shall be considered for amendment under the fiveminute rule. In lieu of the amendment recommended by the Committee on Resources now printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute printed in the Congressional Record on April 16, 1996 and numbered 1 pursuant to clause 6 of rule XXIII. Each section of that amendment in the nature of a substitute shall be considered as read. Points of order against

that amendment in the nature of a substitute for failure to comply with clause 7 of rule XVI are waived. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

When said resolution was considered. After debate,

On motion of Mr. GOSS, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

¶46.15 RECESS—1:47 P.M.

The SPEAKER pro tempore, Mr. BURTON, pursuant to clause 12 of rule I, declared the House in recess at 1 o'clock and 47 minutes p.m., until 2:30 p.m.

¶46.16 AFTER RECESS—2:30 P.M.

The SPEAKER pro tempore, Mr. McCRERY, called the House to order.

¶46.17 NATIONAL WILDLIFE REFUGE IMPROVEMENT

The SPEAKER pro tempore, Mr. McCRERY, pursuant to House Resolution 410 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 1675) to amend the National Wildlife Refuge System Administration Act of 1966 to improve the management of the National Wildlife Refuge System, and for other purposes.

The SPEAKER pro tempore, Mr. McCRERY, by unanimous consent, designated Mr. GILLMOR as Chairman of the Committee of the Whole; and after some time spent therein,

The SPEAKER pro tempore, Mr. PETRI, assumed the Chair.

When Mr. GILLMOR, Chairman, pursuant to House Resolution 410, reported the bill back to the House with an amendment adopted by the Committee.

The previous question having been ordered by said resolution.

The following amendment, reported from the Committee of the Whole House on the state of the Union, was agreed to:

Strike out all after the enacting clause and insert: